

ABSTRACT

Working out of the topic dissolution and liquidation of the limited partnership company as my dissertation should allow the reader of this dissertation a complex view of this procedure, while my goal was also a direct application of this dissertation in praxis. In the articles above I try to describe all necessary what should a prospective liquidator of the limited partnership company, or other person dealing with this matter, know, and how he should proceed in praxis and I also want to include all the recent changes of the private law, which in some cases appeared in some aspects of the procedure of dissolution and liquidation, and which have been in theory poorly covered by the literature of today.

I split the dissertation into five main pieces. In part one I deal with dissolution of the company and I describe in details all causes, that cause a dissolution of the company, including the causes that lead to the liquidation.

I devoted the second part to the liquidator. The liquidator is the most important person that enters the procedure of liquidation. In the scope of second part I describe his nomination, end of his function and the most important tasks entrusted to him. Over more I try to describe his status to other company's bodies and jurisdiction of such bodies in the liquidation.

In the third part I deal with the liquidation alone, while maybe over the topic of this dissertation but in my opinion not unnecessary, I describe in the scope of this part the relation between liquidation and insolvency. I also describe other duties of the liquidator concerning mostly the end of the liquidation.

In the forth part I briefly mentioned about the termination of the limited partnership company, the procedure which is not included in the name of this dissertation but which is directly related to the dissolution and liquidation. I briefly deal with the termination of the limited partnership company in theory and praxis.

In fifth and final part, which serves as a completion of the previous parts, I work out, according to the main theme minor, but in praxis I thing practical themes like liquidation of the limited partnership company in the financial and accounting scope and documentation archives and I add some observations about the liquidation from praxis.

Except the actual law I used to finish this dissertation also a literature, comments and court jurisprudence of old private law regulation. All I did I did with a knowledge that the

procedure of the dissolution and liquidation did not come through an important change and that these legal sources are sufficient and relevant sources for this topic.